EXHIBIT 3

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MERRILL LYNCH

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Tel No. - 44 207 996 1075 Fax No. - 44 207 106 6235 Mobile - 44 7802 437 457 E-Mail - Jonathan_Hearth@ml.com



To:	Citco Fund Services	From:	 Jon Hearth				
Fax:	0031 20 572 2610	13 (Including Head	cluding Header)				
Phone:	ŃΑ	Date:	29/05/2007				
Res	Application form						
☑ Urge	ent 🗆 For Review 🗀 Plea	ase Comment	□ Please Reply	☐ Please Recycle			
Hi all,							
Please i	find following our application fo	orm for the Fairfi	ield Sentry Fund.				
Should	you require anything else, pleas	se do not hesitate	to contact me.				
Thanks	and best regards,		•				
Jon Hea	arth	•					

CONFIDENTIAL

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FAIRFIELD SENTRY LIMITED SUBSCRIPTION DOCUMENTS

Instructions

A. All subscribers. Provide all information requested in the Subscription Agreement and execute in the appropriate place on the signature page.

- B. Items to be delivered by All Subserthers.
 - (i) Completed and signed Subscription Agreement.
 - (ii) U.S. dollar denominated finds in the amount of the full purchase prior for Shares.

 Wire standard finish for the full amount of the subscription to the Fund's extrow account at:

Intermediary Bank - First 56
HSBC Bank, New York
BIC: MRMDUS23
Fed Wire, 021001088

Account with Institution - Field 57
Account Name: Citoo Bank Nederland N.V. Dublin Branch
Account Number; Redacted 5487
BIC: CFFCREZD

Beneficiary Customer - Field 59

Beneficiary Account Name: Fairfield Scotty Limited

Beneficiary International Bank Account Number (IBAN):

Redacted 0 501

Reference - SWIFT Field 70: Name and Full Address of Subscriber:

(iii) Subscription documents should be delivered or sent by courier to Fairfield Sentry
Limited, co Citco Fund Services (Europe) B.V., Telestone 3 - Teleport, Naritaweg
165, 1643 BW Amsterdam. The Netherlands: fax no.: (31-26) 572-2619.

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505 Name of Subscriber: Mariel Lynch International Amount of Subscription: 5 3 500 000

SUBSCRIPTION AGREEMENT

(NON-UNITED STATES OF AMERICA SUBSCRIBERS ONLY)

FAIRFIELD SENTRY LIMITED

Fairfield Sentry Limited c/o Citco Fund Services (Europe) B.V. Telestone 8 - Teléport Nantaweg 165 1043 BW Amsterdam The Netherlands Telephone (31-20) 572-2100 Facsimile: (31-20) 572-2610

Denr Sirs:

- L. Subscription. The undersigned ("Subscriber") hereby subscribes for voting, participating shares, each with a per value U.S. 20.01 per share (the "Shares") of Fairfield Sentry Limited (the "Fund"), an international business company organized under the laws of the Territory of the British Virgin Islands ("BVI"). The Shares will be offered at the net asset value ("Net Asset Value") per Share as of the opening of business on the effective date of purchase. The Shares have identical rights and privileges in all respects (including the right to one vote per Share). All capitalized terms used in this Subscription Agreement (the "Agreement") that are not defined herein have the meanings set forth in the Fund's Confidential Private Plucement Memorandum dated October 1, 2004 (as amended from time to time, the "Memorandum"). Subscriber subscribes for that number of Shares that can be purchased for the subscription amount above. Subscriber subscribes for the Shares pursuant to the terms herein, the Memorandum, and the Fund's Memorandum of Association and Articles of Association (collectively, the "Fund Documents"). All references herein to "collective" or "S" are to U.S. dollars.
- 2. Acceptance or Rejection. If the Fund accepts this subscription, Subscriber shall become a shareholder of the Fund and be bound by the Fund Documents. The minimum initial subscription is \$100,000. The Board of Directors, in consultation with Fairfield Greenwich (Bermuda) Ltd. (the "Investment Manager"), may reject a subscription for any reason or no reason. Subscriptions shall become irrevocable to the subscriber on the third to the last business day of the month in which such subscription is received by the Fund. If rejected, the Fund shall promptly return the subscription funds, with any interest actually carned thereon, and this Agreement shall be void.
- 3. Payment of Subscription Funds. Subscription finds should be wired to the Fund at the following account, concurrently with the delivery of this Agreement to the Fund. In order to comply with anti-money laundering regulations applicable to the Fund and Citco Fund Services (Europe) B.V. (the "Administrator"), the sample bank letter strached hereto as Schedule A MUST be completed by the financial institution which will be remitting the subscription moneys on behalf of the subscriber.

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Internediary Bank - Field 56 HSBC Bank, New York BIC: MRMDU533 Fod Wire: 021001088

Account with Institution - Field 57
Account Name: Citico Bank Nederland N.V. Dublin Branch
Account Number: Reducted 5487
BIG: CITCLEZD

Beneficiary Continuer - Field 59
Beneficiary Account New York

Beneficiary Continuer - Field 59
Beneficiary Account Name: Partifield Sentry Limited
Beneficiary International Account Number (IBAN):
Redacted | 0.501

Reference - SWIFT Field 70: Name and Pull Address of Subscriber

4 Delivery of Subscription Agreement: Subscriber should fait and mail an executed, completed copy of this Agreement to the Administrator at the above factinite number and address; with a copy in the Manager at Pairfield Greenwich (Bernada) Lid., 12 Church Street, Suite 606, Hamilton, Bernada, fax (441) 292-5413.

Status Representations

SEC Regulation S. Sabscriber is not a "U.S. Person" under Regulation S of the U.S. Securities and Exchange Commission (adopted under fire U.S. Securities Act of 1933, as amended (the "1933 Act")) because (a) if an individual. Subscriber is not a resident of the United States of Arrenica or its territories or possessions (the "U.S.") or "resident after as defined under the U.S. income tax laws, and (b) if an entity, Subscriber is not any of the following: (i) a partnership or corporation organized or incorporated under U.S. law; (ii) an estate of which any execution or administrator is a U.S. Person; (iii) a trust of which a mustee is a U.S. Person; (iv) any agency or branch of a foreign entity located in the U.S.; (v) a partnership or corporation organized under non-U.S. law but formed by a U.S. Person principally for the purpose of investing in securities not registered under the 1933 Act (unless organized and incorporated and owned by according investors as defined in Rule 501 under the 1933 Act who are not natural persons, estates or trusts (w) a non-discretionary or similar account (other than an estate or trust) held by a dealer or other fiduciary organized, incorporated or (if an individual) resident in the U.S.

Subscriber acknowledges that, except with the consent of the Fund, the Shares may not be owned by a U.S. Person, that the Shares will not at any time be held for the account or benefit, directly or indirectly, of any U.S. Person, and that, except with the consent of the Fund, the Subscriber will not readly reoffer at transfer any Shares or any interest therein to any person, including a U.S. Person or any non-U.S. Person subject to the book restrictions. Subscriber acknowledges that reoffers, featles of any transfer of the Shares is subject to the limitations imposed by the Fund's Articles of Association and may be made only in compliance with applicable securities laws and only with the price written consent of the Board of Directors which may in its sole discretion, decline to issue any Shares to, or register Shares in the name of, any person, and the Subscriber will not transfer any of its Shares except on the books of the Fund and acknowledges that the Shares shall be transferable only to investors who are eligible to purchase Shares in

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the Fund as described above and in the Memorandum. Subscriber understands that the Fund may compulsorily repurchase such Shanes in accordance with the Fund Documents.

b. CFTC Regulations. Subscriber is not a "U.S. Persoo" under Regulation 4.7 of the U.S. Commodity Futures Trading Commission (adopted under the U.S. Commodity and Exchange Act of 1974, as amended) ("Rule 4.7") because (a) if an individual, Subscriber is not a resident of the U.S., and (b) if an entity, Subscriber is not (l) a partnership, corporation or other entity (other than an entity organized principally for presive investment) organized under U.S. is not with its principal place of business in the U.S. (ii) an entity (whether organized under U.S. or non-U.S. Isw) that is organized principally for passive investment and that is beneficially owned 10% or non-U.S. Isw) that is organized who are not otherwise "qualified eligible persons", as defined in Rule 4.7; (iii) an estate or trust the moome of which is subject to U.S. accome taxation regardless of source; or (iv) a possion plan for the employees, officers or principals of an cribity organized or with its principal place of business in the U.S.

e. <u>Professional Investor Status</u>. Subscriber is a "Professional Investor" within the meaning of the BVI Muraal Funds Act of 1996 of the BVI and the Irish Stock Exchange, because Subscriber's net worth (in the case of a natural person, either individually of jointly with spouse) exceeds 13531,000,000 or. (in the case of an institution) S5,000,000 or. (in the case of an institution S5,000,000 or. (in the case of an institution S6,000,000 or. (in the case of an institution S6,000,000 or. (in

If the Subscriber is an insurance company investing the assets of its general account in the Fund, less than 25% of the Subscriber's general account constitutes assets of an Employee Tienefit Plan (as determined under Section 401(c) of ERISA). If the Subscriber is such an emity and at any time 25% or more of its general account constitute assets of an Employee Benefit Plan, the Subscriber stiall forthwith disclose to the Fund the amount of Employee Benefit Plan assets held in its general account. By signing this Subscriber agreement, the Subscriber expressly acknowledges that the Fund may require that the Subscriber redeem its Shares and withdraw from the Fund if 25% or more of the Subscriber's general account constitutes assets of an Employee Benefit Plan.

6. Belated Professionals.
(Subscriptions cannot be accepted if this section is not completed)

Picase indicate the name of the person at the Fairfield Greenwich Group with whom this subscription is associated.

Name: Level Applicable, of the person und/or entity who acts as an advisor with respect to this subscription.

Name of Advisor: MA

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Name of Advisor's firm or organization:

Not Applicable:

Receipt of Final Documents and Other Documents. Subscriber has received and read a copy of the Microarandum. Subscriber acknowledges that in making a decision to subscribe for Shares, Subscriber has retied solely upon the Fund Documents and independent investigations made by Subscriber and has not relied on any representation inconsistent with the information in the Fund Documents. Subscriber is not relying on the Fund, the Fund's Board of Directors, administration, the investment Manager, or any other person or entity with respect to the legal, tax and other economic considerations involved in this investment other han the Subscriber's own advisors. The Subscriber's investment in the Shares is consistent with the investment purposes, objectives and each flow requirements of the Subscriber and will not adversely offset the Subscriber's overall need for diversification and liquidity.

8. Subscriber Sophistication and Francial Condition. Subscriber has such knowledge and experience in financial and business matters that it is capable of evaluating the risks of this investment. Subscriber has obtained sufficient information from the Fund or its authorized representatives to evaluate such risks and has consulted with the Subscriber's own country (countries) regarding a purchase of the Shares. Subscriber is not relying on the Fund or the Board of Directors, or any other person or entity with respect to the legal, but and other communic considerations involved in this investment other than the Subscriber's own advisors. Subscriber has not relied on any person as a purchaser representative in connection with that evaluation. Subscriber has evaluated the risks of investing in the Fund, understands there are substantial risks of loss incidental to the purchase of Shares and has determined that the Shares are a suitable investment for the Subscriber. Subscriber's inventment is consistent with its investment purposes and objectives and capit flow requirements, and will not adversely affect Subscriber's overall need for diversification and liquidity.

Subscriber understands that (a) the Fund's operating history is not a prodiction of its future success; (b) no governmental agency has passed upon the Shares or made any findings or determination as to the faintess of this investment; and (c) the representations; warranties, agreements, undertakings and acknowledgments made by the Subscriber in this Agreement will be relied upon by the Fund, the Board of Directors, the Investment Manager and the Administrator in determining the Subscriber's sultability as a purchaser of Shares and the Fund's compliance with various securities laws, and shall survive the Subscriber's becoming a shareholder of the Fund.

All information which the Subscriber has provided to the Fund or the Administrator concerning the Subscriber, the Subscriber's status, financial position and knowledge and experience of financial, tax and business matters, or, in the case of a Subscriber that is an entity, the knowledge and experience of financial, tax and business matters of the person making the investment decision on behalf of such entity, is correct and complete as of the date set forth herein.

The Subscriber invescably authorizes the Fund and/or the Administrator to disclose, at any time, any information held by the Fund or the Administrator is relation to the Subscriber or his investment in the Fund to the Investment Manager or any affiliate of the Investment Manager or the Administrator.

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- 9. <u>Redemptions</u>. Subscriber is invite of the limited provisions for redemptions and has read the section in the Memorandum entitled "Transfers, Redemptions and Termination." Subscriber has no need for liquidity in this investment in all order a complete loss of the investment in the Shares and can afford to hold the Shares for an indefinite period of time. Subscriber and orderstands that the fund will generally redeem Shares as of the last day of each mouth (the "Redemption Date"); provided that the redemption request is received by the Administrator in proper form no later than 5:00 p.m. Amsterdam time on a date that is at least 15 calendar days prior to the Redemption Date.
 - 10. <u>Valuations</u>. Subscriber understands that the value of its Shares and reflerentions thereof, and the performance of the Fund, may be based on unsudited and in some cases, estimated, valuations of the Fund's investments and that any valuation provided in Subscriber's account statement may be an unundited, estimated value.
 - 11. Beneficial Owner. Subscriber acknowledges, or if the Subscriber is acting as agent, representative or immines for a subscriber (a Beneficial Owner'), the Subscriber has advised the Beneficial Owner that (a) the Investment Manager, on behalf of the Fund, may enter into agreements with placement agents or other sales relationships to market the Fund providing for a payment from the Investment Manager to the patticular placement agent for the mireduction, out of the feet the Investment Manager receives from the Fund.
 - 12. Investment Intent. Subscriber is buying the Shares solely for investment purposes and not with a view to distribute, subdivide or reself the Shares.
 - 13. Subsequent Subscriptions. If Subscriber subscribes for additional Shares at a later date.

 Subscriber shall be deemed to have re-executed this Agreement in subscribing for those Shares.
 - 14. <u>Reparation of Shares, Certificates.</u> The Shares assued to Subscriber will be registered up the Fund's books in the name of Subscriber and not any nominee. Shares will be issued in registered, book-entry form.
 - 15. Biriting Native of Agreement. This Agreement shall be blading upon Subscriber and its heirs, representatives, successors and permitted assigns, and shall interest to the benefit of the Fund's successors and assigns. The Agreement shall survive the acceptance of the subscription. If Subscriber consists of more than one person, the Agreement shall be the joint and several obligation of each person.
 - 16. Governing Law. This Agreement shall be governed and enforced in accordance with the laws of New York, without giving effect to its condition of laws provisions.
 - 17. Legal Representation. Subscriber understands that the Law Offices of Andrew E. Goldstein acts as U.S. counsel to the fund, and as counsel to the investment Manager and its affiliates. Subscriber also understands that, in connection with this offering of Shares and subsequent advice to the Fund, the Law Offices of Andrew E. Goldstein will not be representing the shareholder, and no independent counsel has been engaged by the Fund to represent the shareholders.
 - 18. Authority. Subscriber's execution, delivery and performance of this Agreement are within its powers, have been duly authorized and will not constitute or result in a breach or default under or conflict with any order, reling or regulation of any court or other tribinal or of any governmental commission or agency, or any agreement or other undertaking, to which Subscriber is a party or by which it is bound, and, if Subscriber is not an individual, will not violate any provision of the incorporation papers, by-laws, indenture of bustor partnership agreement, as may be applicable, of the Subscriber. The signature on this Agreement is genuine; and the signatory, if Subscriber is an individual. has legal

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competence and capacity to execute the Agreement, or, if Subscriber is not an individual, the signatory has been duly authorized to execute the Agreement, and the Agreement constitutes a legal, valid and binding obligation of Subscriber, enforceable in accordance with its terms.

- 19. New York Courts Subscriber agrees that any suit, action or proceeding ("Proceeding"). with respect to this Agreement and the Fund may be brought in New York. Subscriber increocably submits to the jurisdiction of the New York courts with respect to any Proceeding and consents that service of process as provided by New York law may be made upon Subscriber in such Proceeding, and may not claim that a Proceeding has been brought in an inconvenient forum. Subscriber consums to the service of process out of any New York court in any such Proceeding by the maring of copies thereof, by certified or registered mail, return receipt requested, addressed to Subscriber at the address of Subscriber then appearing on the Fund's records. Nothing herein shall affect the Fund's right to commence any Proceeding or otherwise to proceed against Subscriber in any other jurisdiction or to serve process upon Subscriber in any manner permitted by any applicable law in any relevant jurisdiction.
- 20. Office of Poreign Assets Control. (A) Subscriber understands and agrees that the Fund prohibits the investment of funds by any persons or entities that are acting, directly or indirectly, (1) in continuention of any applicable laws and regulations, including anti-money laundaring regulations of conventions. (ii) on helialf of terrories or terrories organizations, hickeding thirse persons or entitles that are included on the List of Specially Designated Nationals and Blocked Persons maintained by the U.S. Treasury Department's Office of Foreign Assets Control* ("OFAC"), as such list may be amended from time to time, (iii) for a senior foreign political figure, any member of a senior foreign political figure's immediate family or any close associate of a senter foreign political figure, unless the Fund, after being specifically notified by Subscriber in writing that it is such a person, conducts further due diligence, and determines that such investment that be permitted, or (iv) for a foscion shell bank (such persons or entities in (i) - (iv) are collectively referred to as "Probabiled Persons").
- (B) Subscriber represents, warrants and coverants that: (I) It is not nor is any person or entity controlling, controlled by or under common countril with Subscriber, a Prohibited Person, and (ii) to the extent Subscriber has any beneficial owners or is acting as agent or nominee in connection with this investment, (a) it has carried out thorough due diligence to establish the identities of such
- The LEFAC time many be necessed on the web at hope I was necession to the
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- Described owners will include, but shall not be braised to (i) standardless of a corporation; (iii) includes a factorist included by the standard of the stand

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beneficial owers. (b) hased on such due diligence, Subscriber resconably believes that no such beneficial concern are Prohibited Persons. (c) it holds have vidence of such identifies and status and will maintain all such evidence for at least five years from the date of Subscriber's complete rederaption from the Pandland (d) it will make available such information and my additional information requested by the Fund that is required under applicable regulations.

- (C) If any of the foregoing representations, warnuties or covenants ceases to be true or if the Fund no longer reasonably believes that if has satisfactory evidence us to their truth, increditation only other agreement to the contrary, the Fund may, in accordance with applicable regulations, freeze Subscriber's investment, either by prohibiting additional investments, deciking or suspending any redemption requests und/or regregating the assets constituting the investment, or Subscriber's investment may immediately be redecated by the Fund, and the Fund may also be required to report such action and to disclose Subscriber's identity to OFAC or other methodity. In the event that the Fund is required to take any of the foregoing tectors. Subscriber enderstands and agrees that it shall have no other against the Fund, the Investment Matanger, the Administrator, and their respective affiliates, directors, members, partners, shareholders, officers, employees and agents for any form of damages as a result of the aforementioned actions.
- (D) Subscriber understands and agrees that any redumption proceeds paid to it will be paid to the same account from which Subscriber's investment in the Fund was originally remitted, unless the Fund, in its sole discretion, agrees otherwise.
- (E) If any of the torogoing representations coase to be time. Subscriber will promptly notify the Fund of the facts pertaining to such changed casum stances.
- 21. Anti-Money Laundering. Subscriber represents that the abborribtion funds are not the direct or indirect proceeds of drug trafficking or other such criminal conduct or activity. Subscriber understands that, as part of the responsibility of the Fund and Administrator for protection against money leandering, the Administrator may require a detailed verification of Subscriber's identity. Depending on the sircumstances of each application, a detailed verification might not be required where Subscribes makes the payment from an account held in Subscriber's name at a recognized financial institutions or the application is made through a recognized intermediary. These exceptions will only apply if the femoral institution or intermediary referred to above is within a country incognized as faving sufficient amimoney laundering regulations. For example, an individual may be required to produce a copy of a passport or identification card duly certified by a notary public, together with evidence of his/her address such as a utility bill or bank statement and date of birth. In the case of entity subscribers, this may require production of a certified copy of the certificate of incorporation (and any change of name), memorandum and articles of association (or the equivalent), and the names, occupations, dates of birth and residential and business addresses of all directors. The Administrator and the Fund reserve the right to request such information as is necessary to verify the identity of Subscriber. In the event of delay or failure by Subscriber to produce any information required for varification purposes, the Administrator may refuse to accept the subscription and the subscription monies relating thereto of in the case where the Shares have already been issued, the Subscriber acknowledges and agrees that it will not be able to reduce any Shares so issued until proper identification information has been provided. Subscriber further agrees that the Fund and any other sorvice provider shall be held handless and indennified against any loss arising as a result of a fallow as a result of a fallow as a result of a fallow. result of a failure to process the subscription of redentation or Subscriber's rejection if such information result of a failure to process the subscripture or revenienced by Subscriber, as has been required by the parties referred to has not been provided by Subscriber.

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MERRILL LYNCH

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- 22. Confidentiality. The Fund may disclose the information about Subjective that is command begins as the Fund decras necessary to comply with applicable law or as required in any suit, aution, or proceeding.
- 23. Indemnissionion: Subscriber agrees to indemnify and hold harmless the Fund and may of its service providers, and may partner, manager, officer, disector, shareholder, agent, employee or affiliate thereof, against any loss, liability or expense relating to (a) any misrepresentation or breach of coverant by Subscriber herein or in any other document furnished by Subscriber in connection with its subscription or (b) any action for securities law violations instituted by Subscriber which is finally resolved by judgment against Subscriber.

Subscriber acknowledges that each director and officer of the Fund is entitled to be indemnified out of the assets of the Fund against all costs, losses or expenses arising from mistakes of independent or any detach of lipschool that the person reasonably believed to be within the scope of the authority granted to him, provided that such actions or inactions did not constitute gross neighbories, willful preconduct or breach of fiduciary duty.

- 24. Enforceability. If any provision hereof is invalid or unenforceable under any applicable law, it shall be deemed inoperable to that extent (and modified to the extent necessary to comply with that law) and its invalidity or unenforceability shall not affect any other provision bestot.
- 25. <u>Currencies</u> If Subscriber subscribes in a currency other than U.S. Dollars, Subscriber agrees that the Fund may will such subscription funds at the market rate for that currency and that the Shares will be issued to the value of the proceeds, minus the reasonable costs relating to the value.
- Administrator, with full power of substitution, as its true and lawful proxy and attempy-in-fact for the purpose of voting the Shares substitution, as its true and lawful proxy and attempy-in-fact for the purpose of voting the Shares substitution, as its true and lawful proxy and attempy-in-fact for the purpose of voting the Shares substitution of substitutions and upon which such Shares could be unted by that in person at that receting. This proxy may be revoked by the owner of record of the Shares handly subscribed for, either personally or by presentation of a subsequently executed proxy at any plecting of Shareholders, or by written notice to the Administrator at the above address (or such other address as the Fund or the Administrator shall furnish to writing to a shareholder) received before the meeting.
- 27. If Subscriber is action as a Representative. If Subscriber is subscribing as trusted, agent, representative, or nominee for another person (the "Beneficial Shareholder"), Subscriber agrees that the representations and agreements herein are made by Subscriber with respect to itself and the Beneficial Shareholder. Subscriber has all requisite aethority from the Beneficial Shareholder to execute and perform the obligations bereinder. Subscriber also agrees to indemnify the Fund, the Investment Manager and the Administrator and their respective directors, members, partners, officers and agents for any and all costs feets and expenses (including legal fees and disbursaments. Each and amounts poid in sentlement) in connection with any damages resulting from Subscriber's misrepresentation or miscustement contained herein, or the assertion of Subscriber's lack of proper authorization from the Beneficial Shareholder to enter this this Agreement or perform the obligations hereof.

If the Subscriber enters into a swap, structured note or other derivative instrument, the return from which is based in whole or in part on the return of the Ford (the "Swap") with a third party (a "Total Party"), the Subscriber represents and warming that with respect to a Third Party entering into a Swap: (a) the Third Party is authorized under its constitutional documents (e.g., certificate of incorporation, by-laws,

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partnership agreement or trust agreement) and applicable law to enter into the Swip and would also be so authorized to invest directly into the Pard; (b) the Third Party has received and reviewed a copy of the Memorandam and the Agreement; (c) the Third Party acknowledges that the Fund and its affiliates are not responsible for the legality, suimbility or lax consequences of the Swap and that the Subscriber is not an agent of the Fund, and (d) the Third Party is an "eligible away participant" and a "qualified eligible person" under Commission; Futures Trading Commission rules, and an "accredited investor" under Regulation D promulgated under the 1933. Act and a "qualified parchaser" under the Investment Company Act of 1940. Subscriber also agrees to indemnify the Fund, the investment Manager and their respective officers and agents for any and all costs, foes and expenses (including legal feet and disbursements, flues, and amounts paid in sentenent) in connection with any damages resulting from the Subscriber's information or missistenent contained, herein. Nothing herein constitutes an agreement or statement by the Fund is to the legality of a Swap or the suitability of a Swap for the Third Party.

- 28 Country Specific Disclosures Subscriber has reviewed the country specific disclosures in the Memorandum.
- 29. Additional Information. The Fond may request from the Subscriber social additional information as it may deem accessary to evaluate the eligibility of the Subscriber to determine the slightliny of the Subscriber to determine the eligibility of the Subscriber to hold Shares or to enable the Fund to determine as complitude with applicable regulatory requirements or its tax states, and the Subscriber to provide such information as may reasonably be requested.

Subscriber agrees to notify the Fond promptly if there is any change with respect to any of the information or representations made herein and to provide the Fund with such further information as the Fund may reasonably require.

This Agreement may be executed through the use of separate signature pages or in any number of counterparts. Each counterpart shall, for all purposes, constitute one agreement binding on all the parties, notwithstanding that all parties do not execute the same counterpart.

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The Administrator and the Fund are each hereby authorized and instructed to accept and execute any instructions in respect of the Shares to which this Agreement relates given by Subscriber in written form or by forsimile. If instructions are given by Subscriber by facilities, Subscriber undertakes to send the original letter of instructions to the Administrator and the Fund, and Subscriber agrees to keep each of them indemnified against any loss of any initiate whatsoever arising as to any of them as a result of any of them acting upon facilities in instructions. The Administrator and the Fund may rely conclusively upon and shall incur no liability in respect of any action taken upon any notice, consent, request, instructions or other instrument believed in good faith to be genuine or to be signed by properly authorized persons.

For corporate entities, please provide an authorized signatory list which must include the name(s) and specimen signature(s) of the person(s) who are authorized by Subscriber to give and receive instructions between the Fund and Subscriber.

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